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9	Attorneys for Federal Defendants and	, , , , ,
10	Defendant United States of America	
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11		ATES DISTRICT COURT
12	NORTHERN DISTRICT OF CA	LIFORNIA, OAKLAND DIVISION
12	CALIFORNIA COALITION FOR WOMEN	
13	PRISONERS; R.B.; A.H.R.; S.L.; J.L.; J.M.;	CASE NO. 4:23-CV-04155-YGR
1.4	G.M.; A.S.; and L.T., individuals on behalf of	
14	themselves and all others similarly situated,	
15	Plaintiffs	
1.0	V.	DEGLADATION OF ADDIT COLON
16	**************************************	DECLARATION OF ABBIE CZIOK
	LUNITED STATES OF AMERICA FEDERAL - L	
17	UNITED STATES OF AMERICA FEDERAL BUREAU OF PRISONS, a governmental entity;	
	BUREAU OF PRISONS, a governmental entity; BUREAU OF PRISONS DIRECTOR	
17 18	BUREAU OF PRISONS, a governmental entity; BUREAU OF PRISONS DIRECTOR COLETTE PETERS, in her official capacity;	
18	BUREAU OF PRISONS, a governmental entity; BUREAU OF PRISONS DIRECTOR COLETTE PETERS, in her official capacity; FCI DUBLIN WARDEN THAHESHA JUSINO,	
18 19	BUREAU OF PRISONS, a governmental entity; BUREAU OF PRISONS DIRECTOR COLETTE PETERS, in her official capacity; FCI DUBLIN WARDEN THAHESHA JUSINO, in her official capacity; OFFICER BELLHOUSE, in his individual capacity;	
18	BUREAU OF PRISONS, a governmental entity; BUREAU OF PRISONS DIRECTOR COLETTE PETERS, in her official capacity; FCI DUBLIN WARDEN THAHESHA JUSINO, in her official capacity; OFFICER BELLHOUSE, in his individual capacity; OFFICER GACAD, in his individual capacity;	
18 19 20	BUREAU OF PRISONS, a governmental entity; BUREAU OF PRISONS DIRECTOR COLETTE PETERS, in her official capacity; FCI DUBLIN WARDEN THAHESHA JUSINO, in her official capacity; OFFICER BELLHOUSE, in his individual capacity; OFFICER GACAD, in his individual capacity; OFFICER JONES, in his individual capacity;	
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DECLARATION OF ABBIE CZIOK ISO ADMIN. MOTION TO APPEAR REMOTELY 4:23-CV-04155-YGR

1	I, A	Abbie Cziok, declare as follows:
2	1.	My name is Abbie Cziok, and I am an attorney of record in the above captioned case representing
3		the United States.
4	2.	On January 20, 2024, I contacted counsel for Plaintiffs to ask whether they would object to the
5		remote appearance of Abbie Cziok at the February 27, 2024 hearing.
6	3.	At the time of filing this response, counsel had not received a response from Plaintiffs' counsel.
7		
8	I declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing is true and	
9	correct. Executed this 20th day of February 2024, at Helena, MT.	
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11		Albie Grob
12		ABBIE CZIOK V Assistant United States Attorney
13		District of Montana
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